Case 4:24-cr-00015-MWB Document 84 Filed 09/08/25 Page 1 of 2 dle District of Pennsylvania V.S. V. Max Vance Number 4:24-CR-00015 Brief in support of Motion for an Evidentiary heaving for ("second Emergency motion for Temporary Release pursuant to 18 U.S.C. 3142 (i)"), or In the alternative Motion for leave or permission to file a supplemental brief in support of ("Second Emergency motion for Temporary release pursuant to 18 U.S.C. 3142 The topics covered in my " seeard motion for Temporary release " and its brief in Support, are incredibly sensitive in nature and have a propensity to lead to retaliation In prisons from officials and others. The "Second motion for temporary release" and its Supporting brief are expected to be filed on 9/2/2025 or September 3, 2025, I am requesting an evidentiary hearing to more readily and easily proffer on these and other related sensitive topics. If the request/motion for an evidentrary hearing is deried I am requesting leave or permission to file a supplemental & supporting brief Page 10f2

for my "Second Emergency motion for temporary
release" as an alternative to an
evidentiary hearing, where I would further
expand on these sensitive topics in the
supplemental brief.

September 2, 2025 Max Vance

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